

1 THOMAS E. FRANKOVICH (State Bar No. 074414)
2 JENNIFER L. STENEBERG (State Bar No. 202985)
3 THOMAS E. FRANKOVICH,
4 *A Professional Law Corporation*
5 2806 Van Ness Avenue
6 San Francisco, CA 94109
7 Telephone: 415/674-8600
8 Facsimile: 415/674-9900

9
10 Attorneys for Plaintiffs PATRICK CONNALLY
11 and DISABILITY RIGHTS ENFORCEMENT,
12 EDUCATION SERVICES

13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

29 PATRICK CONNALLY, an individual;) CASE NO. C04-4075 SBA
30 and DISABILITY RIGHTS)
31 ENFORCEMENT, EDUCATION,)
32 SERVICES:HELPING YOU HELP)
33 OTHERS, a California public benefit)
34 corporation,)
35)
36 Plaintiffs,)
37)
38 v.)
39)
40 PACKAGING STORE; MAURICE A.)
41 WEINGER and EMILY F. WEINGER, as)
42 trustees of the MAURICE A. WEINGER)
43 and EMILY F. WEINGER REVOCABLE)
44 INTERVIVOS TRUST; and SATISH)
45 MATHUR, an individual dba PACKAGING)
46 STORE,)
47)
48 Defendants.)
49
50

51 The parties, by and through their counsel of record, stipulate to a continuance of the
52 expert disclosure deadline currently set for June 17, 2005. The parties are in the midst of
53 settlement discussions and are scheduled to appear at a settlement conference before the
54 Honorable Wayne D. Brazil on June 27, 2005. As the parties are hopeful that this matter will
55 settle at the settlement conference, if not before, and do not feel that disclosure of experts is
56 necessary for nor will facilitate settlement, they would like to avoid the time and costs
57
58

1 associated with such disclosure. Therefore, the parties stipulate to and respectfully request
2 continuance of the expert disclosure deadline to July 5, 2005.

3 Dated: June 16, 2005

THOMAS E. FRANKOVICH
A PROFESSIONAL LAW CORPORATION

8 Dated: June 16, 2005

5 By: /s/
6 Jennifer L. Steneberg
7 Attorneys for Plaintiffs PATRICK CONNALLY
8 and DISABILITY RIGHTS ENFORCEMENT,
9 EDUCATION SERVICES

10
11 LAW OFFICES, DONALD J. DESHAW
12 MANAGING ATTORNEY

13 Dated: June 16, 2005

14 By: /s/
15 R. Lawrence Bragg
16 Attorneys for Defendants MAURICE A.
17 WEINGER and EMILY F. WEINGER

18 LAW OFFICES, WILLIAM J. DIFFENDERFER
19 MANAGING ATTORNEY

20 By: /s/
21 William S. Ginsburg
22 Attorneys for Defendant SATISH MATHUR

ORDER

23 IT IS HEREBY ORDERED that the deadline for disclosure of expert witnesses is
24 continued to July 5, 2005.

25 Dated: June 20, 2005

26
27 /s/ Saundra Brown Armstrong
28 Hon. Saundra Brown Armstrong
UNITED STATES DISTRICT JUDGE